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October 7, 2024

VIA ECF

United States Hon. Analisa Torres
US District Court
Southern District of New York
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street
New York, NY 10007

Re: United States v. Shikha Sehgal
Southern District of New York Indictment No. 24 CR 46

Dear Judge Torres:

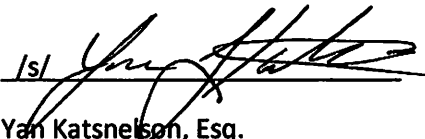
The defense submits this letter to request a modification to Mrs. Sehgal's bond restrictions. We request that the Court modify Mrs. Sehgal's bond conditions to permit her to travel internationally to Iceland. Mrs. Signal's daughter turns sixteen (16) on December 19th and in lieu of a party it is her wish to travel and see the Northern Lights. We request that Mrs. Sehgal be allowed to travel from December 20th and return on December 28th.

Mrs. Seghal's daughter was much traumatized when her family house was raided by the FBI and her mother arrested. She has had a very hard time coping with the traumatic experience and would love nothing more to be travel with her family to see one of the world's majestic sights.

Pre-Trial Services do not take a position with regards to this request. The Government, however, did not approve.

If approved Mrs. Sehgal will provide all travel documents to Pre-Trial services and follow all instructions set by the court.

Respectfully,



A handwritten signature in black ink, appearing to read "Yan Katsnelson". Above the signature, the letters "/s/" are written, indicating a signature.

Yan Katsnelson, Esq.
Attorney for Mrs. Shikha Sihgal

CC: Assistant United States Attorney Jane Chong
Pretrial Services Officer Natasha Ramesar